HONORABLE RICHARD A. JONES

2

1

3

4

5

7

8

9

10

1112

13

14

15

16

17

19

18

20 | 21 |

22

23

24

25

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

UNITED STATES OF AMERICA,

Plaintiff,

v.

BERNARD ROSS HANSEN, and DIANE RENEE ERDMANN,

Defendants.

Case No. CR 18-0092-RAJ

DEFENDANT ROSS HANSEN'S FIRST SUPPLEMENTAL TRIAL EXHIBIT LIST

Defendant Bernard Ross Hansen, by and through his counsel of record, hereby submits this supplemental list of exhibits he intends to offer into evidence during his case in chief. Mr. Hansen reserves the right to further supplement or amend his Exhibit List based on information presented during trial, and to present those exhibits disclosed on the exhibit lists of the government and his codefendant, Diane Erdmann, as his own. The documents and materials Mr. Hansen intends to offer during cross-examination of government witnesses are reserved.

Exhibit #	Description
1078	05/03/2016 E. Robinson email to B. Williamson re Audit, with attachment (FBI302 000175-181)
1089	08/29/2017 Dkt 1181 Declaration of E. Shear In Support of Reply to Response of Diane and Randy Wong to the Trustee's Second Motion for Order Granting Authority to

1		Exhibit #	Description		
2			Return Stored Inventory to Customers, Bankruptcy Case No. 16-11767-CMA		
3		1155	05/25/2011 C. Hopkins email string to K. Markley re Questions about Storage Agreement (FBI302 017487-491)		
4		L			
5	DATED this 9th day of July, 2021.				
6	CALFO EAKES LLP				
7	Bys/Angelo J. Calfo				
8			Angelo J. Calfo, WSBA #27079 Patty Eakes, WSBA # 18888		
9			Anna F. Cavnar, WSBA #54413		

Henry C. Phillips, WSBA #55152 1301 Second Avenue, Suite 2800 Seattle, WA 98101 Telephone: (206) 407-2200 Fax: (206) 407-2224

Email: angeloc@calfoeakes.com
annac@calfoeakes.com
henryp@calfoeakes.com

Attorneys for Defendant Bernard Ross Hansen

15

10

11

12

13

14

16

17

18

19

20

21

22

23

24

25